Ţ, 197, 1 إيرا M Œ Ļįį No. M

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE FILING COMPLETION UNDER 37 CFR 52, 53, and/or 85 In re Application of: Fish, et al. **Application Branch** Date: February 25, 2002 Serial No.: 10/029,132 Attorney Docket No.: KCX-425 (15963) Filed: December 20, 2001 Art Unit: 3728 Confirmation No.: 4901 Our Account No.: 04-1403 Title: DISPOSABLE SHOE LINER Commissioner for Patents COPY OF PAPERS U.S. Patent and Trademark Office ORIGINALLY FILED Washington, DC 20231 The following completes the filing of the above-identified patent application under Rule 52, 53, and/or 85: Rule 53 signed Declaration enclosed. X This is a Rule 47 filing per attached Petition. [] Enclosed: Original signed Declaration with attached specification (including claims) which is a copy of [] specification/claims originally filed to secure above filing date. Specification originally filed in non-English language; hence verified translation attached of: [] Abstract [] ___ pages of Specification (only spec. & claims) [] Drawing Figs. [] 4 sheet(s) of formal drawings enclosed: size: [X] A4 [] 14" [] 8½ by 11 [X] Attached is an assignment to Kimberly-Clark Worldwide, Inc. [X] Priority is hereby claimed under rule 55 and 35 U.S.C. 119 based on prior foreign application(s) no(s). [] _, filed in _ on _____ in U.S. Application, Serial No. Certified copy (copies) [] attached; [] already filed on _ , filed Verified Statement(s) establishing "small entity." "Small Entity" status under Rules 9 & 27 claimed. [] Attached: [] Attached is the request return copy of the PTO Notice under Rule 52, 53, and/or 85. [X]Attached: [] Preliminary Amendment: [] THE FOLLOWING FILING FEE IS BASED ON CLAIMS AS FILED LESS ANY ABOVE CANCELLED **PER MPEP § 506 AND § 607** 740.00 Total Effective Claims $26 - 20 = 6 \times 18.00$ 108.00 Independent Claims $3 - 3 = 0 \times 84.00 If any proper multiple dependent claim (ignore improper) is present, add \$280.00 848.00 Filing Fee Since PTO Notice under Rule 52, 53, and/or 85 set an original due date of petition is hereby made for an extension to cover the date this response is filed for which the requisite fee is enclosed (1 month \$110; 2 months \$400; 3 months \$920; 4 months \$1440). 130.00 If this is the first time either signed Declaration filed or filing fee paid, add Surcharge (\$130) Subtotal If "small entity" status box above is X'd, enter half (1/2) of subtotal & subtract Total If "assignment" box is X'd, add recording fee (\$40.00).....\$ If "Rule 47" box above is X-d, add Petition fee \$130.00 Rule 17(h)..... TOTAL FEE ENCLOSED 1018.00 The Commissioner is hereby authorized to charge any fee specifically authorized hereafter, or any fees in addition to the fee(s) filed, or asserted to be filed, or which should have been filed herewith or concerning any paper filed hereafter, and which may be required under Rules 16-18 (deficiency only) now or hereafter relative to this application and the resulting official document under Rule 20, or credit any overpayment, to our Account No. shown in the heading hereof for which purpose a duplicate copy of this sheet is attached. This statement does not authorize charge of the issue fee in this case. DORITY & MANNING ADDRESS: ATTORNEYS AT LAW, P.A. Post Office Box 1449 Greenville, South Carolina 29602 By Atty: Jason W. Johnston Reg. No. 45,675 Phone: 864-271-1592 Facsimile: 864-233-7342 Signature: I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Commissioner for Patents, U.S. Patent and Trademark Office, Washington, DC 20231, on

February 25, Lynn Watkins (Typed or/brinted name of person mailing paper or fee)

(Signature of person mailing paper or fee)



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APPLICATION NUMBER

NG/RECEIPT DATE

FIRST NAMED APPLICANT

ATTORNEY DOCKET NUMBER

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Naveen Agarwal

KCX-425 (15963)

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COPY OF PAPERS ORIGINALLY FILED CONFIRMATION NO. 2724
FORMALITIES LETTER
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Date Mailed: 01/29/2002

NOTICE TO FILE MISSING PARTS OF NONPROVISIONAL APPLICATION

FILED UNDER 37 CFR 1.53(b)

Filing Date Granted

An application number and filing date have been accorded to this application. The item(s) indicated below, however, are missing. Applicant is given **TWO MONTHS** from the date of this Notice within which to file all required items and pay any fees required below to avoid abandonment. Extensions of time may be obtained by filing a petition accompanied by the extension fee under the provisions of 37 CFR 1.136(a).

- The statutory basic filing fee is missing.
 Applicant must submit \$ 740 to complete the basic filing fee for a non-small entity. If appropriate, applicant may make a written assertion of entitlement to small entity status and pay the small entity filing fee (37 CFR 1.27).
- Total additional claim fee(s) for this application is \$108.
 - \$108 for 6 total claims over 20.
- The oath or declaration is missing.
 A properly signed oath or declaration in compliance with 37 CFR 1.63, identifying the application by the above Application Number and Filing Date, is required.
- To avoid abandonment, a late filing fee or oath or declaration surcharge as set forth in 37 CFR 1.16(I) of \$130 for a non-small entity, must be submitted with the missing items identified in this letter.
- The balance due by applicant is \$ 978.

The application is informal since it does not comply with the regulations for the reason(s) indicated below.

The required item(s) identified below must be timely submitted to avoid abandonment:

- Substitute drawings in compliance with 37 CFR 1.84 because:
 - drawing sheets do not have the appropriate margin(s) (see 37 CFR 1.84(g)). Each sheet must include a top margin of at least 2.5 cm. (1 inch), a left side margin of at least 2.5 cm. (1 inch), a right side margin of at least 1.5 cm. (5/8 inch), and a bottom

03/11/2002 BABRAHA1 00000036 10029132 margin of at least 1.0 cm. (3/8 inch);

01 FC:101 740.00 OP 02 FC:105 130.00 OP 03 FC:103 108.00 OP

A copy of this notice \underline{MUST} be returned with the reply.

Initial Patent Examination Division (703) 308-1202
PART 2 - COPY TO BE RETURNED WITH RESPONSE